

CHAPTER 69
AGRICULTURAL EXTENSION LEVY
H. F. 867

AN ACT to increase the dollar amount which may be levied for the county agricultural extension education program.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 176A.10, subsections 1, 2, 3 and 4, Code 1981, are amended to read as follows:

1. For an extension district having a population of less than thirty thousand, an annual levy not to exceed twenty and one-fourth cents per thousand dollars of the assessed valuation of the taxable property in the district up to a maximum of fifty fifty-five thousand dollars per-annum for the fiscal year commencing July 1, 1982, sixty thousand dollars for the fiscal year commencing July 1, 1983, sixty-five thousand dollars for the fiscal year commencing July 1, 1984, seventy thousand dollars for the fiscal year commencing July 1, 1985, and seventy-five thousand dollars for each subsequent fiscal year.

2. For an extension district having a population of thirty thousand or more but less than fifty thousand population, an annual levy not to exceed twenty and one-fourth cents per thousand dollars of the assessed valuation of the taxable property in the district up to a maximum of sixty sixty-six thousand dollars per--annum for the fiscal year commencing July 1, 1982, seventy-two thousand dollars for the fiscal year commencing July 1, 1983, seventy-eight thousand dollars for the fiscal year commencing July 1, 1984, eighty-four thousand dollars for the fiscal year commencing July 1, 1985, and ninety thousand dollars for each subsequent fiscal year.

3. For an extension district having a population of fifty thousand or more but less than one hundred thousand population, an annual levy not to exceed thirteen and one-half cents per thousand dollars of the assessed valuation of the taxable property in the district up to a maximum of seventy-five eighty-two thousand five hundred dollars per-annum for the fiscal year commencing July 1, 1982, ninety thousand dollars for the fiscal year commencing July 1, 1983, ninety-seven thousand five hundred dollars for the fiscal year commencing July 1, 1984, one hundred five thousand dollars for the fiscal year commencing July 1, 1985, and one hundred twelve thousand five hundred dollars for each subsequent fiscal year.

4. For an extension district having a population of one hundred thousand or more, an annual levy not to exceed thirteen and one-half cents per thousand dollars of the assessed valuation of the taxable property in the district up to a maximum of one hundred ten thousand dollars per--annum for the fiscal year commencing July 1, 1982, one hundred twenty thousand dollars for the fiscal year commencing July 1, 1983, one hundred thirty thousand

dollars for the fiscal year commencing July 1, 1984, one hundred forty thousand dollars for the fiscal year commencing July 1, 1985, and one hundred fifty thousand dollars for each subsequent fiscal year.

Approved June 19, 1981

CHAPTER 70

ENTOMOLOGIST

S. F. 479

AN ACT relating to the state entomologist, including fees for certificates of inspection, and assessment of costs.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 177A.3, Code 1981, is amended to read as follows:

177A.3 STATE ENTOMOLOGIST. There is hereby created and established within the department of agriculture the office of state entomologist. ~~The entomologist--of--the--Iowa--agricultural--experiment--station--is--hereby constituted--the--state--entomologist--who--is--the--executive--officer--of--this chapter.~~ The state entomologist shall be appointed by, responsible to and under the authority of the secretary of agriculture in the issuance of all rules, ~~regulations~~, the establishment of quarantines and other official acts. ~~He shall be provided~~ The secretary of agriculture shall provide the state entomologist with suitable office space.

Sec. 2. Section 177A.9, unnumbered paragraph 2, Code 1981, is amended to read as follows:

~~A fee of~~ The fees for inspections and certifications shall not be less than five fifteen dollars nor more than sixty-five five hundred dollars per annum. Certificates shall be issued to nursery stock growers and dealers on an annual basis. Inspection and certification fees for nursery stock growers shall be fifteen dollars plus one dollar per acre or part thereof, according to the amount of stock inspected. The inspection and certification fee for nursery stock dealers shall be fifteen dollars. All fees shall be paid at the time of inspection or before a certificate is granted issued. ~~Such certificate--shall--be--valid--for--one--year--from--date--of--issue--unless--sooner--revoked--by--the--state--entomologist--The--inspection--of--nurseries~~ Inspection and certification shall take place between May 1 and October 30 of each year and at such other times as may be when necessary to make--effective--the provisions of enforce this chapter and the rules made pursuant thereto to it. Certificates issued in accordance with this chapter may be revoked when inspection results determine that conditions violate the standards for which certification was issued.